PATENT COOPERATION T

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PCT Rec'd PCT/PTO 03 INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY 2005

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

10/541677

, ·	FOR FURTHER ACTION
International application No.	See Form PCT/IPEA/416
PCT/FI2004/000011	International filing date (day/month/year) Priority date (day/month/year)
	00.04.0000
International Patent Classification (IPC) or nati	
C07D405/14, C07D405/12, C07D411/	onal classification and IPC /12, C07D213/75, A61K31/4433, A61P9/00
	70 TO THO 17455, A01P9/00
Applicant	
ORION CORPORATION et al	
1. This report is the international prelim	inary examination report, established by this International Preliminary Examining nitted to the applicant according to Article 36.
2. This REPORT consists of a table to	inary examination report, established by this International Preliminary Examining nitted to the applicant according to Article 36.
e. This REPORT consists of a total of 6	sheets, including this cover sheet
by A	NNEXES comprising
a. □ sent to the applicant and to th	e International Russon and Land
☐ sheets of the description,	claims and/or drawings which have been as follows:
and/or sheets containing r	claims and/or drawings which have been amended and are the basis of this reportectifications authorized by this Authority (see Rule 70.16 and Section 607 of the
Sheets which superpode	7, versiting 70:10 and Section 607 of the
beyond the disclosure in the	parlier sheets, but which this Authority considers contain an amendment that goes the international application as filed, as indicated in item 4 of Box No. I and the
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Box Relating to Seguence List	au only) a total of (indicate type and number of electronic carrier(s)) ,containing a related thereto, in computer readable form only, as indicated in the Supplemental ing (see Section 802 of the Administrative Instructions)
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☐ Box No. II Priority	
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/FI2004/000011

Box No. I Basis of the report	
 With regard to the language, this report is based on the international application in the language in filed, unless otherwise indicated under this item. 	which it was
This report is based on translations from the original language into the following language, which is the language of a translation furnished for the page.	
□ publication of the international application (under Rule 12.4) □ international preliminary examination (under Rules 55.2 and/or 55.2)	
 With regard to the elements* of the international application, this report is based on (replacement shape been furnished to the receiving Office in response to an invitation under Article 14 are referred report as "originally filed" and are not annexed to this report): 	eets which to in this
Description, Pages	
1-98 as originally filed	
Claims, Numbers	
1-9 as originally filed	:
Drawings, Sheets	
1/2-2/2 as originally filed	; ;
a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listin	
3. The amendments have resulted in the cancellation of:the description, pages	,
니 the claims, Nos.	
the drawings, sheets/figs the sequence listing (specify):	
any table(s) related to sequence listing (specify): 4. This report has been established as the sequence of	
had not been made, since they have been considered to go beyond the disclosure as filed, as indicated Supplemental Box (Rule 70.2(c)).	below in the
☐ the description, pages ☐ the claims, Nos.	
☐ the drawings, sheets/figs ☐ the sequence listing (specify):	
u any table(s) related to sequence listing (specify):	
* If item 4 applies, some or all of these sheets may be marked "superseded."	7

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/FI2004/000011

applicability	of opini n with regard to novelty	/, inventive step and industrial
 The questions whether the clair obvious), or to be industrially ar 	d invention appears to be novel, to i cable have not been examined in re	involve an inventive step (to be non-
\square the entire international appl	ition,	reprocessing the second
☑ claims Nos. 8,9 with respect) IA	
because:		
the said international application does not require an internat	on, or the said claims Nos. 8,9 relate al preliminary examination (specify)	e to the following subject matter which
see separate sheet	(-1	•
the description, claims or dra that no meaningful opinion c	ngs (indicate particular elements be d be formed (specify):	elow) or said claims Nos. are so unclear
☐ the claims, or said claims No could be formed.	are so inadequately supported by th	ne description that no meaningful opinion
	as been established for the said cla	
the nucleotide and/or amino a C of the Administrative Instru	d sequence listing does not comply ons in that:	ims Nos. with the standard provided for in Annex
the written form	☐ has not been furnished	,
the computer readable form	☐ does not comply with the stand	
	☐ has not been furnished	aard
the tables related to the nucleon not comply with the technical r	— Good not comply with the stand	ard g, if in computer readable form only, do bis of the Administrative Instructions.
See separate sheet for further		2.0.0710.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/FI2004/000011

Box N . V Reasoned statem nt under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1-9

1-9

1. Statement

Novelty (N)

Yes: Claims

Claims

Inventive step (IS)

Yes: Claims No:

No:

Claims

Industrial applicability (IA)

Yes: Claims

1-7

No: Claims 8,9

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VI Certain documents cited

- 1. Certain published documents (Rule 70.10) and /or
- 2. Non-written disclosures (Rule 70.9)
 - separate sheet

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 8 and 9 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

For the assessment of the present claims 8 and 9 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

R Item V

R asoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: WO-A-01/21160 D2: US-A-6177449

Novelty and inventive step

The document D1 is regarded as being the closest prior art to the subject-matter of claim 1-9 and describes certain benzopyran derivatives and their use as antiarrhythmic

The subject-matter of claim 1-9 differs from this known document in being a.o. pyridyloxybenzopyran derivatives substituted by a phenyl group and their use as antiarrhythmic agents.

The subject-matter of claims 1-9 is therefore new (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as the provision of further compounds which are useful as antiarrhythmic agents.

The solution to this problem proposed in claims 1-9 of the present application is

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/FI2004/000011

considered as involving an inventive step (Article 33(3) PCT) for the following reasons: From the available prior art there were no incentives to use the above mentioned type of compounds. The present application consequently satisfies the criterion set forth in Article 33(3) PCT, because the subject-matter of claims 1-9 is considered to be not obvious and to involve an inventive step.

Industrial applicability

The present compounds are useful as antiarrhythmic agents. For claims 8 and 9 see Section III above.

It is further noted:

- 1) Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 and D2 is not mentioned in the description, nor are these documents identified therein.
- 2) The applicant is requested to file amendments by way of replacement pages in the manner stipulated by Rule 66.8(a) PCT. In particular, fair copies of the amendments should be filed preferably in triplicate.

Moreover, the applicant's attention is drawn to the fact that, as a consequence of Rule 66.8(a) PCT the examiner is not permitted to carry out any amendments under the PCT procedure, however minor these may be.